UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT CHATTANOOGA

UNITED STATES OF AMERICA) Case No. 1-10-CR-40
v.) Case No. 1-10-CR-40
MARCUS HODGES) COLLIER / LEE
REPORT AND RECOMMENDATION	
Upon Defendant's motion, the Court ordered	ed a mental evaluation of Defendant [Doc. 16].
After completion of the mental evaluation, a forensic report regarding the evaluation was received	
by the Court. The findings set forth in the foren	sic report are that Defendant is not currently
suffering from a mental disease or defect rendering	g him mentally incompetent to the extent he is
unable to understand the nature and consequences of	of the proceedings filed against him or properly
assist in his defense, and that he is competent to sta	and trial. The findings regarding sanity are that
Defendant was sane at the time of the alleged offer	nse, and he did not suffer from a mental illness
that interfered with his ability to appreciate the nat	ure and quality or wrongfulness of his actions.
Defendant has filed a waiver of any competency	hearing [Doc. 31]. Given the waiver and the
findings contained in the forensic report, I RECOM	IMEND that Defendant be found competent to
understand the nature and consequences of the proce	eedings against him, able to assist in his defense,
and competent to stand trial.1	
SO ORDERED:	
ENTER. s/Sus	an K. Lee

SUSAN K. LEE

UNITED STATES MAGISTRATE JUDGE

¹A party may serve and file objections to this report and recommendation within fourteen (14) days after being served with a copy of this report and recommendation. Failure to object in accordance with Fed. R. Crim. P. 59 waives a party's right to review.